	DEMARK OFFICE	<del></del>	Co United Sta	mmissioner for Patents, Botes Patent and Trademark (
CORRECTED COPY	· · · · · · · · · · · · · · · · · · ·			Washington, D.C.
I.S. ARRELICATION NO.	FIRST NAMED APPLICANT			ATTY. DOCKET NO.
09/857234	CAMPBELL	J	(	21340-00008
DANIEL C ABELES ECKERT SEAMAN®ICHERIN & MELLOT		INTE	RNATIONAL A	PPLICATION NO.
	TT (C. St.)	With	PCT/CA99/01142	
00 GRANT STREET 44TH FLOOR	EDA (	LA PLIN	G DATE	PRIORITY DATE
PITTSBURGH, PA 15219	JIL 5 1 76	30 NC	V 99	02 DEC 98
		, D.1770		6 JUL 2001

Office as a Designated Office (37 CFR 1.494) an Elected Office (37 CFR 1.495): U.S. Basic National Fee. ☐ Indication of Small Entity Status. Copy of the international application. Translation of the international application into English. Oath or Declaration of inventors(s). Translation of Article 19 amendments into English. Copy of Article 19 amendments. Other:  $\Box$ Priority Document. The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English. 2. x Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application. 3. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371: a. Translation of the application into English. A processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$\_ as a 🖂 large entity 🦳 small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875. 5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached PCT/DO/EÓ/920. MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM RESPOND WILL RESULT IN ABANDONMENT.

ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR

6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no, shown above (37 CPR 1.5)

oranion Pr	AOUT III CIDO TIOCOCTUE CUITO	morado dic	o.o. application no. an	own above. (37 C	rx 1.5)	
	A copy	of this n	otice MUST be r	eturned with	this respo	nse.
Enclosed:	PCT/DO/EO/917		☐ Notice of Defective	Translation		
	□PTO-875	٠, ٠	PCT/DO/EO/920	Karei	n Williams	KW.
FORM PC	T/DO/EO/905 (March	ı 2001)		Telephone: 703	3-305-3688	

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Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

CORRECT	FED COPY			Washington, (
U.S. APPLICATION NO.		FIRST NAMED APPLICAN	т	ATTY, DOCKET NO.
09/85	7234	CAMPBELL	J	021340-00008
		•	INTERI	NATIONAL APPLICATION NO.
DANIEL C ABELE			P	CT/CA99/01142
ECKERT SEAMA 600 GRANT STR				
PITTSBURGH, P			I.A. PILING	
			30 NOV	99 02 DEC 98
<b>\</b>		·	DATEN	инер <b>2</b> 6 JUL 2001
	JOTHET CATT	ON OF A DEFECTIVE OAT	TI OD DECT AI	SYLLON
•	OIMICAL	ON OF A DEFECTIVE CAL	A OR DECLA	
This application	fails to contai	n an oath or declaration accepta	ble under 35 U.	S.C. 371(c)(4) for entr
		nited States of America. The p		
deficiency noted	below and av	oid abandonment is set in the ac	companying No	tification.
		perly identifying this application		
		ational filing date) is required.	The oath or deci	aration does not comp
with 37 CFR 1.4	9/(a),(b) and	(I) in that it:		ř
1. is not execu	ated in accordar	nce with either 37 CFR 1.66 or 37 C	FR 1.68.	÷
		cation to which it is directed.		
	entify the inven	tor(s).		
	entify the citizen	nship of each inventor.	•	
	ite that the pers	on making the oath or declaration be	lieves the named in	iventor or inventors
	•	inventor or inventors of the subject	matter which is cla	imed and for which
a patent is	sought.			
	•		•	•
		DATH OR DECLARATION I		
, ,	, .	7(d) WHERE APPROPRIATE,		
ABANDONMEN		E TO ENTER THE NATIONAL	L STAGE AND	IHE
ADMINDOMINIDA	VI OF THE A	THEATION.		•
Additionally, the	oath or decla	ration does not comply with 37	CFR 1.63 in tha	at it:
				•
1. 🗶 does not	identify the ma	ailing address of each inventor. If the	ne residence is diffe	rent from the
•		ne city and state or city and foreign o	ountry of residence	e of each inventor
must als	o be given.			
2.  does not	state that the p	erson making the oath or declaration	a:	,
	-	-		· 100
		derstands the contents of the applica		
amer	ided by any am	endment specifically referred to in the	ie oath or declaration	on.
b. ☐ ackn	nowledges the d	uty to disclose to the Office all infor	mation known to th	ne nerson to be
$\Box$		ility as defined in 37 CFR 1.56.	maior anowa to d	· ·
шан	pareman			
	-	reign application for patent or invent		,
priority		nt to 37 CFR 1.55, and any foreign		
•	• •	on which priority is claimed, by spec	atying the application	on serial number,
country	, way, monun, al	nd year of its filing.		

Karen Williams



Telephone: 703-305-3688